Hriton States Aistrict Court

	DISTRICT OF Massachusetts					
LINITED O	TATES OF AMERI	0.4				
ONTEDS	V.	CA				
SANTINO HALL	v.		CDIMIN	AL COMDI	ATNITE	
OANTINO TIALL			CRIMINAL COMPLAINT			
			CASE NUMBE			
(Name and	Address of Defendan	nt)	2004 M	0476	RBC	
l, the undersi	gned complainar	nt being duly sworn stat	e the following is true	e and correct t	to the best of my	
knowledge and belief.	On or about	March 1, 2002	in	Suffolk	county, in the	
7	District of	Massachusetts	defendant(s) did, (Track	Statutory Language of	of Offense)	
a passport, either for h prescribed pursuant to	is own use or the t	ement in an application for a use of another, contrary to t	passport with intent to the law regulating the is:	induce or secure suance of passp	e the issuance of orts or the rules	
in violation of Title	18 Uni	ted States Code, Section(s)	1542	·	
I further state that I a	am a(n)	DSS Special Agent	and that this	complaint is base	ed on the following	
facts:		Official Title		•		
See attached affidavit of	of Nicholas C. Port	er.				
Continued on the att	ached sheet and	d made a part hereof:	⊠ Yes	□ No		
		4	Mulu Signature	e of Complainant		
Sworn to before me a			9	, somponian		
01-30-2004	4:38/	bn	Postor à	dana a about a ti		
Date		at		Massachusetts and State		
ROBERT B. COLLINGS United States Magistrate			1116m			
Name & Title of Judicial Officer		- l /	Ola · · ·			

This form was electronically produced by Elite Federal Forms, Inc.

AFFIDAVIT OF NICHOLAS C. PORTER

- I, Nicholas C. Porter, having been duly sworn, hereby depose and state as follows:
- 1. I am a Special Agent with the United States Department of State, Diplomatic Security Service ("DSS"), and have been so employed since April 2002. As part of my official duties, I am assigned to investigate cases involving individuals who are alleged to have falsely or fraudulently submitted an application for a United States passport.
- 2. I submit this affidavit in support of a criminal complaint against SANTINO HALL ("HALL"), date of birth February 10, 1974, for false statement in application for a passport in violation of 18 U.S.C. § 1542.
- 3. The information in this affidavit is based upon my own investigation, information provided by the Boston Police Department and other law enforcement officials, and my conversations with various individuals as set forth below. In submitting this affidavit, I have not included each and every fact known to me about the investigation, but only those facts which I believe are sufficient to establish the requisite probable cause.
- 4. On March 1, 2002, an individual identifying himself as Ernest Duane Welch (herein after "SUBJECT") executed, swore to the veracity of, and signed a DS-11, also known as an Application for United States Passport (hereinafter "DS-11") at the

Dorchester, Massachusetts, United States Post Office. On the DS-11, SUBJECT claimed his social security number was 014-64-8315 and that his name was Ernest Duane Welch, born on November 6, 1982 in Boston, Massachusetts. Subject listed his parents as Eula Ligon and Norris Welch. As proof of his citizenship, SUBJECT presented a State of Massachusetts Certificate of Birth in the name Ernest Duane Welch. Subject also presented a state of Massachusetts temporary identification card in the name Ernest D. Welch.

- 5. SUBJECT signed the above-mentioned DS-11 in the presence of the authorized passport acceptance clerk, attesting that all of the information was true. SUBJECT also submitted, as required to complete the DS-11, two copies of a photograph of himself.

 One copy of the photograph was attached to the DS-11 at the time of its submission.
- 6. On March 22, 2002, the Boston Passport Agency sent correspondence to Eula Ligon Welch, the mother of Ernest Duane Welch, asking her to confirm the identity of the person pictured on the photograph attached to the DS-11. Kymberli D. Welch, the sister of the true Ernest Welch, responded by sending a letter stating that the person pictured is not her brother Ernest Welch.
- 7. On August 25, 2003, the affiant went to the last known address listed for SUBJECT. Someone at that address identified the photograph attached to the aforementioned DS-11 as that of

HALL.

- 8. A search of computer databases revealed that HALL has an arrest history with the Boston Police Department ("BPD").

 Affiant has compared the BPD arrest photographs of HALL to the picture attached to the DS-11. Both pictures appear to be of HALL.
- 9. On October 1, 2003, the affiant spoke with Dorchester District Court Probation Officer Sharon Stevens, the probation officer assigned to supervise HALL. Probation Officer Stevens identified the person pictured on the DS-11 photograph as HALL.
- 10. On October 9, 2003, the affiant spoke with Debra Hollaway, the passport acceptance clerk who processed the DS-11. Hollaway stated that she reviews every passport application and makes sure that the person submitting the application is the person whose picture is attached to it.
- 11. On January 30, 2004, affiant spoke with the real Ernest Welch. Welch stated that he knows HALL, and that the picture attached to the DS-11 is that of HALL and not Welch. Welch also stated that he did not submit the above-described DS-11.
- 16. Based on the foregoing, I have probable cause to believe that on March 1, 2002, SANTINO HALL, using the identity of Ernest Duane Welch, willfully and knowingly made false statements in an application for a United States passport, with intent to induce or secure the issuance of the passport under the

authority of the United States, either for his own use or the use of another, contrary to the laws regulating the issuance of passports or the rules prescribed pursuant to such laws, in violation of Title 18, United States Code § 1542.

NICHOLAS C. PORTER

Special Agent

United States Department of State

Diplomatic Security Service

Subscribed and sworn to before me this 30^{th} day of January 2004.

Robert B. Collings

United States Magistrate Judge